

THE STOCK MARKET

The following quotations are furnished by the reliable brokerage firm of Kenneth Donnellan & Co.,
Wednesday, June 10, 1908.
Tonopah District.
Thursday, June 10, 1908.
Tonopah District.

	Bid.	Asked.
Tonopah Min	8 00	8 10
Montana	1 45	1 50
Tonopah Ex	80	84
McNamara	32	34
Midway	36	37
Belmont	80	82
North Star	06	07
West End	46	48
Rescue	06	07
Jim Butler	24	25
Goldfield District.		
	Bid.	Asked.
Goldfield Con	5 52 1/2	5 57 1/2
Sandstorm	23	25
Booth	15	16
Great Bend	25	27
Florence	3 15	3 20
Daisy	86	88
Fraction	48	50
Bullfrog District.		
	Bid.	Asked.
Homestake	30	31
Other Districts.		
	Bid.	Asked.
Pitts. Silver Peak	1 15	1 17 1/2

MRS. GUNNESS WAS THE LEADER

LAPORTE, Ind., June 8.—Twelve accomplices of Mrs. Gunness in her numerous murders, live in Chicago, and the woman herself is alive, according to information received by Chief of Police Cochran today. Four other members of the gang, two men and two women, live in Milwaukee. A letter, without signature, bearing the Milwaukee postmark, conveyed the news to the chief. The addresses of the supposed accomplices are given and an investigation is being made.

The letter says Mrs. Gunness was the chief of a murder gang, under aliases of Gibson, Buck and Springer, and that the police records of Chicago will show that Mrs. Gunness was connected with a case in which a man was suffocated to death. Mrs. Gunness is said by the writer to be in correspondence with a Mrs. Harrington in Milwaukee. Letters written by the murderers have been received, bearing the postmark of a town in British Columbia, says the missive.

The writer says that the insertion of a personal advertisement in a Milwaukee paper will place him in personal touch with the Laporte authorities.

Mrs. R. Marie Svendkerud of Christiania, Norway, through Acting Consul Faye of Chicago made inquiry of Sheriff Smulzer for her son, Olaf Jensen of Capron, Ill., who in 1906 left Chicago for Laporte to marry a Norwegian widow, whom he had met through a matrimonial advertisement. The mother believes he was one of Mrs. Gunness' victims. Jennie Svendkerud Haltorb, a sister of this missing man, lives in Chicago.

GOOD ASSAYS FROM STIMLER

Renewed attention has been attracted to the Stimler district by reason of rich strikes that have recently been made on the Vickers property, the largest and apparently the most valuable by far in the district. Some of the leasers have gotten into very fine ore. Assays made by the News on samples of ore brought from the White lease by a representative of this paper, ran as follows: No. 1, \$8 gold, \$21.12 silver, total \$29.12. Assay No. 2, \$233.60 gold, \$195.58 silver, total, \$429.18. Assay No. 3, \$108.80 gold, \$85.41 silver, total \$194.21. Average of the three gives \$207.50. These samples were taken from the White shaft, which is 85 feet deep. The whole shaft is in ore and a shipment is being prepared.

The Shirley and Ingalls lease, adjoining the White lease, has been taken over by Charles S. Sprague. The two leases will be worked from the same shaft. A hoist will be installed at once, and a large production is promised.—Goldfield News.

JOHNSON WON'T BE GOVERNOR.
ST. PAUL, Minn., June 11.—Frank A. Day, private secretary to Governor Johnson, says Johnson will not seek the nomination for Governor again, nor will he consent to run. This is his conviction as to the Governor's feelings in the matter and he makes it a personal matter.

Certificates of location at this office.

RAWHIDE LEASE HAS PICTURE ORE

RICH ROCK PLASTERED WITH FREE GOLD IS UNCOVERED.

What will beyond doubt prove to be one of the most important discoveries yet made in the camp was the strike on the Jordan lease on Mascot claim No. 1 on the east slope of Balloon Hill. Early in the week rich rock, plastered with free gold, was taken from a cut, and since that time an abundance of gold and silver bearing rock has been taken from the surface. One assay of this went \$99.20 in gold and \$411.40 in silver, with silver valued at 50 cents an ounce.

News of the find spread through the camp, although little was said of it by the owners, and there has been some very fine high-grading going on there ever since. Men have been at work opening up the ledge to determine the best place to sink a shaft, and in their work they have taken out from above the ledge considerable of the gold and silver rock which goes \$600 and \$700 to the ton.

Block 7, on which is located the lease, is opposite the Kearns No. 2, and experienced men say that there is no doubt that the strike is a continuation of the famous Kearns No. 2 lead. The most remarkable feature of this is that the ledge goes around the hill, instead of cutting through it, forming a horseshoe. Yesterday a party, including Gene Grutt and E. W. King, walked from the Kearns No. 2 around the hill, and then back again, and Mr. Grutt declares that they were on the famous ledge all the time.

"There is absolutely no doubt of it," said Mr. Grutt. "I will stake my reputation on it, and wager anything I have on the certainty of it."

The ledge traverses the ground for 250 feet, and has been proven up by several cuts and there will be a score or more cuts run before sinking is commenced. The lease, which was owned by Joseph S. Jordan, R. C. Kirk and J. S. Daveler, has been taken over by the Queen Mascot Mining and Leasing Company, the original owners holding a big block of stock in the corporation. It is the intention of the company to thoroughly explore the ledge on the surface, before wasting time and money in sinking in any haphazard fashion. Interested in the new company are such men as H. M. Blakeslee, president of the Auto Livery Company; Gene Grutt, the daddy of Rawhide; Volney B. Leonard, cashier of the Merchants and Miners Bank, and others equally well known in the mining and financial world.

No time will be lost in opening up the ledge, when sinking will be rushed, and mining begun in real earnest.—Rawhide News.

UTAH WILL VOTE FOR HAMMOND

SALT LAKE CITY, June 11.—John Hays Hammond, the famous mining engineer, is more than likely to receive the support of the Utah delegation at the Republican convention for the Vice-Presidential nomination. It developed today that some of the most influential Republican politicians of the State had decided upon Hammond, and pursuant of this decision the Salt Lake county committee met and formally endorsed the mining man.

Resolutions were adopted asking the Utah delegation to support Hammond and to do all in its power to secure his nomination. Members of the delegation assert their willingness to support Hammond if there is any chance of his election.

GIRL MAKES A GHASTLY FIND

SIOUX CITY, Ia., June 11.—Returning to her home late last night, Miss Margaret Sargent was compelled to force an entrance to the house and on searching for a reason for the locking of the doors, discovered her mother dead on the floor and beside her a man who turned out to be Joe Ford, a well known gambler in the "open" days. The man and woman both had bullet holes in their heads and a revolver was in the man's hand. The man had left a note saying:

"I was drove to this. May God forgive me."

Jealousy is thought to have been the motive for the double crime. The daughter is prostrated and unable to shed any light on the mystery.

FINE TANGLE IN RELATIONSHIPS

LOS ANGELES, May 28.—Through an interesting romance, reaching from here to Shanghai, and which will culminate June 8th in the wedding of Charles Luther Boynton and Miss Leila Byrd Dozier, Mrs. Barton Dozier will achieve the unique distinction of being a mother-in-law to her own brother and sister-in-law to her step-daughter. This remarkable relationship tangle comes about through the fact that Mrs. Dozier, previous to her marriage to Dr. Dozier, was Miss Mary Durant Boynton, professor of Greek and Latin in the Pasadena High School, while Miss Dozier is the doctor's daughter by a former marriage. This means also that the groom will be husband to his stepiece, besides numerous other relations which an expert can readily discern.

Young Boynton is engaged in the work of the Young Men's Christian Association in China, and will take his bride there. The marriage will take place in the First Baptist church in this city. Professor Boynton, the father of the groom, is a prominent deacon in Dr. Robert J. Burdette's church, and long identified with educational movements in Southern California. All the families are well known her and in the East.

COMES TO LIFE ON SLAB IN MORGUE

RENO, Nev., June 11.—Wm. McCausland Jr., who Tuesday night shot and killed his innamorata and then fired a bullet into his own brain, tearing away nearly all the right side of his skull, was taken for dead and sent to the morgue by the coroner, although after being placed on the slab was seen to give evidence of life.

W. T. Butler first called the attention of those about the slab in the morgue to the fact that McCausland was not yet dead. This proved to be true, although he died soon afterward. No one at the scene of the shooting thought of testing the man's heartbeat, as his skull was so badly mutilated it was not thought possible that he could have a spark of life in his veins. Iewed by the coroner, who likewise thought the form lifeless beyond a doubt, the body was taken to the morgue while yet living.

It was not for several minutes later, when the body moved enough to attract the attention of Butler, that a physician was called. No trace of life was left in the body when the doctor arrived.

IMMENSE BODIES OF FLUXING ORE

Immense bodies of fluxing ores, just the kind to mix with the silica rock from the Goldfield district, are lying almost dormant in the districts of Ubehebe, Palmetto and Sylvania, awaiting only cheap transportation to give the section a first position by leaps and bounds, says the Goldfield Tribune.

The extent of the ore bodies is said to be almost unbelievable, and those who have carefully inspected the formation and the surrounding country are extreme optimists regarding the future of that district.

W. A. Johnson, the mining man and expert, has just returned from the three places named, and is convinced beyond doubt that all of them will turn out to be whales.

"As producers of fluxing ore carrying silver, lead, copper and gold," said he, "they will astonish the world. Cheap transportation to some smelter is needed, however. The ore is there all right, and in veritable mountains, and it is the very thing to mix with the silica ores of the Goldfield district."

"Surveys have been made to connect with both the Las Vegas and Tonopah and Tidewater roads. At least one is sure to be built, and the route will be on the north side of Gold Mountain. Such new camps as Hornsilver and the discoveries made in that section will not be overlooked. It is an immense mineral country and in a few years all of us will recognize that fact."

"In certain portions of the country that I inspected," continued Mr. Johnson, "the formation is similar to that of Leadville, and another such prolific country will probably result. The only difference I see is that the ore carries copper values, as well as silver, lead and gold."

Certificates of location at this office.

QUESTION THAT AROUSES INTEREST

ARE TITLES TO PROPERTY IN MANHATTAN AND ROUND MOUNTAIN IN DANGER.

Dave Barnett, forest supervisor, stationed at Austin, visited Manhattan last Thursday for the purpose of purchasing a site for a home, offices and stables of the local rangers. He picked out two or three sites, either of which were suitable to him and he wired the bureau at Washington the facts as he found them. He received in reply that the government would not make any purchases of unpatented realty for any purpose.

This ruling ties up important improvements both here and at Round Mountain.

When seen by a representative of the Mail, Mr. Barnett had a number of sensational statements to make, all of which concern the owners of real estate in Manhattan, Round Mountain, and even the much older town of Austin.

He said: "In the first place, I very much question whether a person who has erected a building on leased ground in any of these towns on unpatented land can be legally held liable for the rent. I question this because, under the forestry law, a person holding a valid mineral claim within a forest reserve, cannot run any commercial business thereon without getting permission from the forestry bureau and paying for the privilege."

"It is true that these three towns are platted as townships under the laws of the State. Had these townships been put through the interior department, according to the federal statutes, they would have been excluded from the Austin forest reserve when that was set apart. But as it is, the forestry reserve regulations apply to every town lot in the reserve, on unpatented ground."

"The best way out of this state of affairs is for the citizens of the respective towns to petition the forestry bureau that the platted townships be excluded from the operations of forestry regulations. Our policy is to meet the requirements of the people situated as the people of these three towns are, when the townships is on a valid mineral claim. Upon invalid mineral claims, the forestry department has exclusive control and can exercise no discretion."

"The property owners in these towns within the forestry reserve should then, at the earliest time possible, comply with the requirements of the interior department as to the townships on the public domain."—Manhattan Mail.

FATAL FIGHT OVER A MINING CLAIM

WINNEMUCCA, Nev., June 11.—As the outcome of a quarrel over a mining claim, a fatal shooting affray, in which Jack Bell met death at the hands of Martin Lorenzo, occurred about noon yesterday near the DeLong ranch on Happy creek, in the Jackson mountain country. News of the killing was brought to Winnemucca this morning by Wm. DeLong, according to whose story, giving the facts of the affray as far as he knew them, Lorenzo shot Bell in self-defense.

Both men had been prospecting in that section for several months and the bad feeling between them, which resulted in yesterday's killing, was of long standing. Lorenzo and Bell, it seems, both claimed title to a mining claim, originally located by the former and relocated by Bell, the latter claiming that the work had not been performed according to law. Several times they had quarreled and the feeling between them was very bitter.

FUND RAISED TO STOP LEGISLATION

BATON ROUGE, La., June 11.—Investigation was begun today of the sensational charges that a fund of \$50,000 will be spent in saving race-track gambling in Louisiana from adverse legislation. These charges were commented on in the assembly yesterday and last night.

Governor Sanders ordered that the houses today take steps to appoint a special committee to ascertain whether any money had been paid or whether any such plan existed. The race-track gambling bill will come up before the house today and is expected to pass that body.

Advertisements in the Daily Bonanza.

ANGELENOS LIKE THE DIRECTOIRE

LOS ANGELES, June 10.—Adorning the pretty person of Miss Dollie Graham, an actress in a local theater, the new directoire gown made its initial appearance on the streets today. As Miss Graham, in a stunning outer-creation of gray, glove-fitting, with another garment of the same color, partially visible now and then, promenaded Broadway, she attracted a crowd that became almost a mob at times. Patrolmen had to protect her in the crush. From the male point of view, the dress seemed to be a decided success, the general sentiment of the men favoring it for the use of all women except their wives and daughters and sisters.

Feminine modesty was outraged, however, and before Miss Graham had been five minutes on her way, clubwomen and others began ringing up the city prosecutor's office to protest and a committee called to ask for a complaint and the actress' arrest on the ground that her clothing was indecent.

Prosecutor Eddie rushed out to get a view of the sight and appeared, pleased with it, declaring it pretty, coy and fetching. He said a special ordinance would have to be passed before the wearer could be prosecuted. Eddie expressed the unofficial opinion that the directoire will thrive here.

DIRECTOIRE GOWN LAWFUL

CINCINNATI, O., June 11.—County Prosecuting Attorney Rulisen says the directoire gown violates no statute or ordinance and can be worn with safety, unless complaints for disorderly conduct are lodged against the wearer.

WILL CONFER WITH BRYAN

LINCOLN, Neb., June 11.—Advices were received today that Colonel Henry Watterson was on his way to Lincoln to confer with Mr. Bryan and would probably arrive tomorrow. Mr. Bryan tomorrow will deliver the oration at the Wesleyan University commencement exercises.

NEVER TOUCHED HIM

"John," said the wife of his bosom, "don't you think you ought to save the money you waste on cigars?" "Not me," replied John. "If I did you would get busy and blow it in some other way."

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DEBTOR'S SCHEDULE FILED IN COURT

(By Associated Press.)

SAN FRANCISCO, June 11.—A debtor's schedule filed in the United States District Court today by H. M. Estes, secretary of the bankrupt United Harness Company, showed total liabilities of the company to be \$187,101, with paper assets of \$110,760.45, leaving a shortage \$76,340.61. The Main-Winchester-Stone Company is a creditor to the extent of \$48,235. It was participation by the late president of the latter firm, Albert Stoll, in a scheme to establish a string of harness stores throughout the Pacific Coast, which brought about the embarrassment.

IN THE DISTRICT COURT

OF THE
Fifth Judicial District of the State of Nevada, in and for the County of Nye.

Wells Fargo Nevada National Bank of San Francisco, a National Banking Association, Plaintiff, vs. P. A. Meehan, Defendant.

Action brought in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and the complaint filed in said County of Nye, in the office of the Clerk of the said District Court. The State of Nevada sends greeting to P. A. Meehan, Defendant.

You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to obtain a judgment against you for moneys paid out and expended by said plaintiff on the 29th day of April, 1907, for your use and benefit, and which sum was by you received, used and accepted, amounting to the sum of \$4266.95, together with interest thereon at the rate of seven per cent per annum from the 29th day of April, 1907, and the costs of this action; as will more fully appear from the verified complaint herein on file, to which you are hereby especially referred for further particulars.

And you are hereby notified that if you fail to appear and answer said complaint, as above required, said Plaintiff will take default and judgment against you for the said sum of \$4266.95, together with interest thereon at the rate of seven per cent per annum from April 29, 1907, and the costs of this action, in accordance with the prayer of plaintiff's complaint.

Given under my hand and the seal of the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, this 15th day of April, in the year of Our Lord One Thousand Nine Hundred and Eight.

J. W. LANDQUIST, Clerk.
By L. DANIELS, Deputy Clerk.
CAMPBELL, METSON & BROWN,
Attorneys for Plaintiff.
5-29 6-5 6-12 6-19 6-26